1 Honorable Marsha J. Pechman 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 9 AT SEATTLE 10 11 GETTY IMAGES, INC.; and GETTY No. 2:22-cv-0886-MJP IMAGES (US), INC., 12 STIPULATION AND JOINT Petitioners, MOTION TO HOLD DISCOVERY 13 AND TRIAL SCHEDULING REQUIREMENTS IN ABEYANCE v. 14 CAR CULTURE, INC., a Florida corporation; **NOTE ON MOTION CALENDAR:** 15 AUTOMOBILIA II, LLC, a Florida limited August 10, 2022 liability company, 16 Respondents. 17 18 19 Pursuant to Local Rule 10(g), Petitioners Getty Images, Inc. and Getty Images (US), Inc. 20 and Respondents Car Culture, Inc. and Automobilia II, LLC, by and through their respective 21 counsel, hereby stipulate and jointly move that the Court enter an order holding discovery and trial 22 scheduling requirements in abeyance pending the Court's consideration of the Petition to Compel 23 Arbitration. 24 Petitioners commenced this action on June 23, 2022, by filing their Petition to Compel Arbitration (ECF 1). Pursuant to 9 U.S.C. § 4, Petitioners seek an order compelling arbitration in 25 26 Seattle. The Petition is fully briefed and pending a ruling by the Court. 27 28 STIP. TO HOLD DISCOVERY & TRIAL

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SCHEDULING REQMTS IN ABEYANCE

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On July 27, 2022, the Court issued an Order Regarding Initial Disclosures, Joint Status Report and Early Settlement (ECF 14). That Order directs the parties to confer pursuant to FRCP 26(f), exchange initial disclosures, and prepare and file a joint status report and discovery plan. Petitioners and Respondents respectfully submit that the discovery and trial scheduling requirements under FRPC 26 should not apply to the pending Petition. On that basis, the parties request that those requirements be held in abeyance pending the Court's consideration of the Petition. Dated: August 10, 2022. **ONE LLP** SCOTT WILSDON LAW /s/ Joanna Ardalan /s/ Scott T. Wilsdon Scott T. Wilsdon, WSBA No. 20608 Joanna Ardalan, admitted pro hac vice 400 Corporate Point, Suite 300 P.O. Box 5515 Culver City, California 90230 Carmel, California 93921 Telephone: (310) 866-5157 Telephone: 831.324.0627 jardala@onellp.com Email: wilsdon@wilsdonlaw.com **GOLDFARB & HUCK ROTH** JAMNBACK LAW RIOJAS, PLLC <u>/s/ R. Omar Riojas</u> /s/ John H. Jamnback R. Omar Riojas, WSBA No. 35400 John H. Jamnback, WSBA No. 29872 925 Fourth Ave., Suite 3950 4701 S.W. Admiral Way, #299 Seattle, WA 98104 Seattle, WA 98116 Telephone: 206.949.1549 Telephone: (206) 452-0260 Email: riojas@goldfarb-huck.com Email: jhjamnback@jamnbacklaw.com Attorneys for Respondents Car Culture, Attorneys for Petitioners Getty Images, Inc. and Automobilia II, LLC Inc. and Getty Images (US), Inc. STIP. TO HOLD DISCOVERY & TRIAL

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1 2 IT IS SO ORDERED 3 4 Dated this 10th day of August, 2022. 5 Marshy Melins 6 7 Honorable Marsha J. Pechman United States Senior District Judge 8 9 10 Presented by: 11 /s/ Scott T. Wilsdon Scott T. Wilsdon, WSBA No. 20608 12 P.O. Box 5515 Carmel, California 93921 13 Telephone: 831.324.0627 Email: wilsdon@wilsdonlaw.com 14 /s/ John H. Jamnback 15 John H. Jamnback, WSBA No. 29872 4701 S.W. Admiral Way, #299 16 Seattle, WA 98116 Telephone: 206.949.1549 17 Email: jhjamnback@jamnbacklaw.com 18 Attorneys for Petitioners Getty Images, Inc. and Getty Images (US), Inc. 19 20 21 22 23 24 25 26 27

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